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IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF PIMA 19 SW 0030

IN THE MATTER OF:

PERSONS AND PROPERTY DESCRIBED IN APPENDIX ONE HERETO

SEIZURE WARRANT IN PERSONAM AND IN REM

In consideration of the Application by the State pursuant to A.R.S. §§ 13-2314 [Racketeering], and 13-4301 et seq. [Forfeiture], and based upon the accompanying and supporting Affidavit and any further facts sworn to before me this day, and good cause appearing, the Court hereby finds probable cause exists for the findings and orders below and probable cause exists for the seizures for forfeiture authorized by this Seizure Warrant.

FINDINGS

Conduct giving rise to forfeiture has been committed by the persons named in Appendix (1)One, Section I; others known and named in the supporting Affidavit acting on their behalf or in concert therewith, and others unknown acting on their behalf or in concert therewith, which persons were scing individually and/or as part of an illegal enterprise within or from Arizona, and which acts were in violation

of one or more of the listed in Paragraph (4) below; and that the extent of the racketeering conduct, the amount of racketeering proceeds involved, the amount of gain involved in the conduct, the value of property and interests in property acquired or maintained through the conduct, the value of property and interests in property used or intended to be used to facilitate the commission of the conduct, and the amount of injury to the State from that conduct, exclusive of liens or encumbrances and exclusive of the costs of investigation and criminal and civil enforcement, is up to at least \$802,570.00;

- (2) Such probable cause exists as of this date, existed as of the date of the execution of any search warrants in the investigation, and existed as of the time of the commission of the acts constituting the conduct giving rise to forfeiture;
- All property described in Appendix One hereto is subject to forfeiture pursuant to (3) A R.S. §§ 13-4304, 4311, 4312, 13-4313(A), 13-3413, 13-2314, 13-2314 (D)(6), (E), and (F), and 13-2314(G);
- Issuance of a seizure warrant ordering the seizure for forfeiture of that property is (4) authorized by A.R.S. §§ 13-2314 (C), 13-2314(G), 13-3413, 13-4305(A)(1), (C), and (D), 13-4306, and 13-4310(A) based upon violation of one or more of the following statutes:
 - A. A.R.S § 13-2308 [Participating in or Assisting a Criminal Syndicate];
 - B. A.R.S. § 13-2312 [Illegal Control or Conducting of an Enterprise];
 - C. A.R.S. § 13-2317 [Money Laundering]:
 - D. A.R.S. § 13-3102 [Use/Possession of Deadly Weapon in Felony Drug Offense];
 - E. A.R.S. § 13-3401 et seq. [Drug Offenses; Use of Electronic or Wire Communication
 - F. AR.S. §13-1001 [Attempt to Commit the Above Offenses]:
 - G A.R.S. §13-1002 [Solicitation to Commit the Above Offenses];
 - H A.R.S. §13-1003 [Conspiracy to Commit the Above Offenses]; and
 - 1. A R.S §13-1004 [Facilitation of the Above Offenses].

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Under A.R.S. § 13-4310(F), title, ownership and/or control to such property vested in (5)the State on the commission of the conduct giving rise to forfeiture, together with the proceeds of the property after such time, subject to further order of the Court as set forth below. Under ARS § 13-2314(F) a person or enterprise that acquires property through racketeering or illegal enterprise is an involuntary trustee of the property and holds the property, its proceeds and its fruits in constructive trust for the benefit of persons entitled to remedies under A.R.S. § 13-2314, including the State. Therefore, any such property or proceeds subsequently transferred to any person are subject to forfeiture and will be ordered forfeited unless a claimant or claimants complies with A R.S. § 13-4311 and makes the proof required by A.R.S. § 13-4304.

- The Court finds that probable cause exists to believe that the persons described in the (6) Affidavit supporting this Seizure Wairant are subject to racketeering and illegal enterprise liability; that the property named in Appendix One is subject to liability for forfeiture in personam and in rem; and that the property named in Appendix One is subject to forseiture as substitute assets to satisfy liability for forfeiture in rem and in personam in the event that the terms and provisions of A.R.S. 13-4313 [Supplemental Remedies] become operable; based on the conduct in violation of one or more of the statutes described in Paragraph (4) above. The Court finds that such probable cause described above exists as of this date, existed as of the date of the execution of any search warrants in the investigation, and existed as of the time of the commission of the acts constituting the conduct giving rise to forfeiture, and such probable cause applies to any actual or constructive seizure for forfeiture made pursuant to A.R.S. 13-4305(A)(3)(a or c) prior to the date of this Seizure Warrant.
- The Court finds that there is probable cause to believe that the value of illegal enterprise and personal liability in personam pursuam to ARS, §§ 13-2314(D)(6)(a), (b), and/or

(c), and (d), is not less than \$802,570.00, exclusive of liens and encumbrances and the costs of investigation and prosecution. Should property listed in Appendix One no longer be available for seizure for forfeiture for one or more of the reasons set forth in A.R.S. § 13-4313(A) or may not have value up to \$802,570.00, exclusive of liens and encumbrances, the Court finds that other property owned by the persons named in Appendix One, Section I, individually and through any marital or business community, having a value of up to \$802,570.00, exclusive of liens and encumbrances, is subject to seizure for forfeiture in rem and in personam, pursuant to A.R.S. § 13-2314(D)(6)(d).

One pursuant to A.R.S. §13-4313(A), this Court finds that there is probable cause to believe that property is subject to forseiture in personam and in rem as property of a value up to the amount of in personam liability as set forth herein and in the supporting Affidavit, and property subject to in rem liability as proceeds from the offenses set forth in Paragraph (4) above and/or property that was used or intended for use in any manner or part to commit or facilitate such offenses, if the terms of A.R.S. §13-4313(A) are invoked.

ORDERS

IT IS THEREFORE ORDERED THAT:

- 1. Any peace officer in the State of Arizona is authorized to seize all of the property described in Appendix One hereto for forfeiture pursuant to A.R.S. §§ 13-4301 et seq. [Forfeiture] and 13-2314 [Racketeering; civil remedies by this State] by any means provided in A.R.S. § 13-4306 [Powers and duties of peace officers and agencies].
- 2. As soon as practicable after seizure for forfeiture, which should be no longer than 20 days, the seizing agency shall conduct an inventory, estimate the value of the property seized, and submit it to the Attorney for the State, who shall provide a Notice of Pending Forfeiture to all

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persons known to own or have an interest in the seized property, according to the provisions of A.R.S. § 13-4301 et seq.

- 3. All seized property and its proceeds are considered to be under the jurisdiction, custody and control of the Court, and shall remain subject to the order of the Court pursuant to A.R.S. §§ 13-4301 et seq. and 13-2314.
- 4. Pursuant to and if eligible under A.R.S. § 13-4306(G), an owner of property seized for forfeiture under this Seizure Warrant may obtain the release of the seized property by posting with the Attorney for the State a bond, by surety or cash, in an amount equal to the full fair market value of the property, as determined by the Attorney for the State. The bond, including interest, will be substituted for the property in all respects as applicable.
- 5. Any peace officer is authorized to seize all property of the persons named in Appendix One, Section I, including property and interests in property held individually and through any marital or business community, having a total value of not more than \$802,570.00, and is authorized to seize the *in personam* and *in rem* and substitute assets property named and authorized herein.
- 6. Property seized under this Seizure Warrant may be seized by constructive seizure at the election of the seizing agency and if the seizing agency determines that constructive seizure is reasonably certain to preserve the property for forfeiture.
- 7. The seizing agency may elect not to seize property authorized under this Seizure Warrant if the seizing officer reasonably believes that:
 - a. It is of unique sentimental significance, such as a wedding or engagement ring, or a family heirloom;
 - b. It is property other than U.S. currency and is subject to in personam forfeiture or substitute assets and has a value less than \$500.00 as determined by the seizing agency.

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The above limitations do not apply to property being seized because it is subject to forfeiture in rempursuant to A.R.S. §§ 13-2314(D)(6)(a), (b), and/or (c) or (G), but solely apply to property subject to forfeiture in personam and as substitute assets pursuant to A.R.S. §§ 13-2314(D)(6)(d), 15-4312 and/or 13-4313(A). The above limitations also do not apply to property being seized as evidence

Upon the issuance of this Seizure Warrant, the property is considered under the jurisdiction, custody and control of the Court. Any person in possession or control of any of the property described in Appendix One shall immediately allow the peace officer serving this Seizure Warrant to take possession or control of said property. Wherever a seizure under this warrant requires entry of a home or business, and the property sought is not concealable or disposable, the officer serving this warrant shall provide the occupant, if any, an opportunity to immediately surrender the designated property prior to entry to locate and scize the property for forfeiture. If any of the property is a negotiable instrument, a debt, or an account, said person shall prepare a cashier's check or like instrument in the amount of the account balance as of the time of service upon them of this Seizure Warrant, including all principal and interest and any deposits subsequently made, payable to the Arizona Attorney General's Office. In the event that a check cannot be prepared immediately and turned over to the presenting peace officer forthwith, it shall be prepared and delivered as soon as soon as possible to the Arizona Attorney General's Financial Remedics Section, 400 West Congress Street. Suite S-315, Tucson, Arizona 85701. A separate check shall be prepared for each account. With regard to property that is an account, the financial institution shall immediately upon service of this Seizure Warrant lock down and/or freeze the account and any outward movement of funds from the account in order to preserve the funds in the account. If the property is a safe deposit box, the institution shall turn over the contents of the safety deposit box to the seizing agency immediately upon service of this Seizure Warrant.

The following information shall be provided in writing to the Arizona Attorney General's Office when account proceeds are delivered

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- a. Name(s) of account owner(s) of each account.
- b. Account number of each account.

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- c. Amount of account proceeds seized in connection with each account, by account number.
- d. Date of delivery of account proceeds.

Each deposit subsequently made to an account described in the Appendix One is subject to this Seizure Warrant when deposited and is subject to each of its provisions.

- Pursuant to A.R.S. § 13-4306(D), a person or financial institution who acts in good 10. faith and in a reasonable manner to comply with this order or with a request of a peace officer serving this Seizure Warrant is not liable to any person for acts done in compliance with this Seizure Warrant or with the peace officer's request.
- The Affidavit in support of this Seizure Warrant and the Appendix One thereto and the Appendix One to this Seizure Warrant contain limited biographical and identification information The Seizing Agency or the Arizona Attorney General's Office may provide full biographical and identification information to the Court or any financial institutions in order to identify to the Court and any financial institutions the specific persons and property subject to this Seizure Warrant
- If property seized under this Scizure Warrant consists of cash or a negotiable 12 instrument, including check, the seizing agency or the Arizona Attorney General's Office shall deposit the funds in an interest-bearing account unless needed as evidence. The deposit may be at any financial institution selected by the seizing agency or the Arizona Attorney General's Office The seizing agency is authorized to transact any negotiable instrument, including a check, and such funds shall be deposited into the interest-bearing account unless needed as evidence. The financial institutions related to the negotiable instrument, including a check, are ordered to transact any negotiable instrument, including a check, and provide the resulting funds to the serzing agency or

- Any person in possession of records or information relating to the source, use, or ownership of any of the property described in Appendix One shall, at no cost to themselves, produce such records or information for inspection or copying by the peace officer executing this Seizure Warrant.
- 14. If properties described in Appendix One are contained within a safe deposit box or vault box, the financial institution or commercial vault company is directed that no person may access the safe deposit box/vault box except for the seizing agency pursuant to this Seizure Warrant. The institution/company is further directed to drill the safe deposit box/vault box if necessary to allow immediate access and release the contents to the officer serving this Seizure Warrant. The officer shall inventory the contents of each safe deposit box/vault box, shall permit a representative of the institution/company to be present for the inventory, and shall leave a written Notice of Seizure for Forfeiture as a receipt in each safe deposit box and with the institution/company
- any insurer of property described in Appendix. One who becomes liable to any person by reason of insurance relating to the property, shall make all payments of principal and interest due on the obligation or insurance after service upon them of this Seizure Warrant payable to the Attorney General's Office and shall refer to the number of this Seizure Warrant with each such payment. All payments are under the custody and control of the Court, and shall be sent to the Attorney General' Office, Financial Remedies Section, 400 West Congress Street, Suite S-315, Tucson, Arizona 85701, for recordkeeping and depositing. Payments shall be on the same terms and conditions in existence at the time of service of this Seizure Warrant.
- The Seizing Agency and the Arizona Attorney General's Office shall identify all funds seized pursuant to this Seizure Warrant as being associated with this Seizure Warrant number, and shall maintain such funds in interest-bearing accounts/subaccounts or investments, as though in the custody of this Court, and retain them in the constructive custody of the Seizing Agency or

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Arizona Attorney General's Office by keeping both principal and interest identifiable and available for further order of this Court.

17. In addition to or in lieu of taking possession of any vehicle or other conveyance which is subject to forfeiture, a peace officer may seize a vehicle or other conveyance registered in Arizona constructively by serving the appropriate agency [the Motor Vehicle Division (MVD) for vehicles] with written notice that the property has been seized for forfeiture. A pending forfeiture lien shall be entered on the agency's records upon receipt of the notice, and thereafter no interest described in the prescribed notice shall be transferred, encumbered, or valid against the State and the provisions of A.R.S. § 13-4306(A) shall apply.

includes properly that is not subject to forfeiture and is not contraband, the seizing agency shall tender th non-forfeitable property to the person in possession at the time of the seizure, subject to any othe order of the court. If no known person was in possession at the time the seizing agency acquire possession of the non-forfeitable property, it shall be removed for safekeeping and returned to the owner or interest holder upon request, establishing their right to possession, and indemnifying the seizing agency for possible damages in the event of a mistaken delivery

All real property described in Appendix One shall be seized constructively by filing the Seizure Warrant, Notice of Pending Forfeiture, and/or Notice of Seizure for Forfeiture in an appropriate public record relating to the property [County Recorder], and/or by posting a copy of the Seizure Warrant, Notice of Pending Forfeiture, and/or Notice

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of Scizure for Forfeiture on the property. Thereafter, no interest described in the prescribed notice shall be transferred, encumbered, or valid against the State, and the provisions of A R.S. § 13-4306(A) shall apply.

- or use, except as follows, which is ordered, pursuant to A.R.S. § 13-4310(A) in lieu of the Court ordering seizure of possession, for the purpose of preserving the rights of owners and interest holders, including preservation of the value of the property for their benefit, and in the event the property is ordered forfeited, for the benefit of the State and any interest holder whose interest is exempt from forfeiture. Until such time as he/she is released from that obligation as provided for below, the deeded and/or registered owners and any interest holders and occupants, individually and their marital and business communities, are hereby designated custodians of the seized real properties. As custodians, they are responsible to:
 - a. Care for and manage the property prudently so as to maintain its present value and its income generating capacity and profitability, if any;
 - b. Make timely payments to all interest holders, including lien holders, make timely payment of all taxes on the property, and make timely payments on all insurance payments adding the Attorney General's Office as a loss payce;
 - Preserve the property from waste, neglect, destruction, or damage by taking reasonably necessary measures, such as providing for workmen, repairmen, utilities, and security measures;
 - d. Provide reasonable verification of continuing compliance to the Attorney

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General's Office Financial Remedies Section by producing records of relevant payments for inspection and copying upon request, and by arranging physical access to assess the premises upon written request at least three business days in advance of any visit, unless the custodian applies to the Court for a protective order preventing inspection, copying, or physical access; and,

- Pay rent to the State for the period of their occupancy after service of this Seizure Warrant if, and only if, the State prevails in the forfeiture of the property. The rent will be in the amount of the fair market rent for like premises, as determined by the Court, and will be due in full upon final order of forfeiture. Amounts paid under subparagraph b., above, or that maintain or increase the value of the premises, will be credited to the rents due under this paragraph.
- 21. The persons named in Appendix One, Section I, and the owners of property seized in personam, in rem and as substitute assets, are further ordered, pursuant to A.R.S. §§ 13-2314(C and 13-4310(A), to direct, immediately, his agents, accountants, attorneys, securities intermediaries, bailces, banks, debtors, and any person holding or in control of money or other property subject to seizure for forfeiture under this Seizure Warrant in which he is an owner or interest holder, to pay over such monies or other property to the Attorney General's Office, as though in the custody of the Attorney General's Office or this Court, as payee, and shall refer to the number of this Seizure Warrant with each such payment. All payments, and a full description of their origin (e.g., account name, account number, etc.), shall be sent to the Attorney General' Office, Financial Remedies Section for recordkeeping and deposition.

- 22. Any person who is appointed custodian of scized real property or who is an owner or interest holder in real property under the terms of this Seizure Warrant may file an application to this Court seeking modification of the terms of the judicially-ordered custodianship described herein. The application shall be served upon the Attorney for the State and on all other persons known to have an interest in the real property, shall specify the reasons for the modifications sought, and shall set forth the proposed language of the modification. Upon receipt of the application this? Court will set an expedited hearing on the application within ten (10) days, allowing time for the persons with interests in the real property, including the Attorney for the State, to consider entering into a stipulation with the custodian or other person whose real property is scized regarding the proposed modification.
- 23. All persons who receive notice or actual knowledge of the seizure of property pursuant to this Seizure Warrant or a Notice of Pending Forfeiture or who receive this Seizure Warrant or a Notice of Pending Forfeiture by personal service or otherwise are immediately ordered not to convey, alienate, encumber, dispose of, remove from the State of Arizona, conceal, or otherwise render any property described in Appendix One unavailable for forfeiture, and are prohibited from doing so pursuant to the mandatory terms of A.R.S. § 13-4306(A).
- Any person who wants to receive future notice regarding any seized property shall notify the State in writing of their preferred address by sending certified mail, return receipt requested, to the address of the attorney for the State set forth on the first page of this Scizure Warrant.
- 25. The seizing agency may make return of this Warrant by reporting to this Court within sixty (60) days after seizure. Alternatively, a return may be completed upon filing with the Clerk of the Court a Notice of Pending Forfeiture if said instrument includes a complete list of all items seized pursuant to this warrant. The Return shall be amended to describe any property seized after the initial Return within fifteen (15) days after each subsequent seizure. The Return(s) shall

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include the seizing agency's estimate of the value of the property seized in personam, in rem. and as substitute assets.

26. The supporting Affidavit and any other facts sworn to before the Court are incorporated into this Warrant.

DATED this ___day of January, 2019.

JUDGE OF THE PIMA COUNTY SUPERIOR COURT

APPENDIX ONE

1. In Personam: All real and personal property and interests in property having a value up to \$502,570.00 (less liens and encumbrances), including but not limited to all: business equipment and inventory; pre-paid accounts or deposits; contractual rights; vehicles; boats; aircraft; escrow accounts; safe deposit box contents; investment and financial accounts; estates, including marital and decedent, trusts, including living, irrevocable and revocable; commercial paper; livestock; beneficial interests; survivorship agreements; insurance policies; currency, U.S. and foreign; bank accounts, foreign and demestic, including but not limited to savings and loan associations and thrift associations; retirement benefits or accounts, defined contribution plans or benefits and profit sharing plans; causes in action; precious metals, gems and jewelry; leaseholds; and fraudulent transfers; and substitute assets, including but not limited to the property described below, owned by, belonging to, or held for the benefit of any of the following persons, their businesses or enterprises, and their spouses or marital communities:

Fabian CASTRO-LOPEZ, DOB **/**/1983;

Francisco OSORIO-NA VA, DOB **/**/1986;

Timothy HENRY, DOB: **/**/1969;

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Daniel HUNTER, DOB: **/**/1970:

Timethy EVICCI, DOB **/**/1971;

Jamie LE?A, DOB: **/**/1960; --

18 | Jesus LORETO, DOB: **/**/1975;

Jenniser PHILLIPS, DOB: **/**/1975;

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Leeh-RAMSELL, DOB: **/**/1975;

Karen SCHIMMEL, DOB: **/**/1963;

Raymond THACKER, DOB: **/**/1966;

Shelmarie TULK, DOB: 1973;

Jesse Jonas Lee VALENZUELA, DOB **/**/1985

II. U.S. or other Currency, In Personam and In Rem, All U.S. or other Currency in any

form owned by, belonging to or held on behalf of any of the persons and entities named and described in Section 1 above, in an amount up to, but not exceeding \$802,570.00 (less liens and encumbrances), In Personam and In Rem, including the following specific U.S. Currency:

- 2.1 \$8,847.00 in U.S. currency found at 1111 W. Saint Mary Road #715, Tucson, AZ 85253-2528
- III. Financial Institution Accounts, In Personam and In Rem: All bank or financial accounts and the balance of funds therein of any kind, business accounts, checking accounts, savings accounts, safe deposit boxes, investment, equity or securities accounts owned by, belonging to or held on behalf of any of the persons and entities named and described in Section I above, including the specific accounts listed in this Section, in an amount up to, but not exceeding \$802,570.00 (less liens and encumbrances), In Personam, and In Rem, including the following specific accounts:
- IV. Vehicles/Conveyances, In Personam and In Rem: All vehicles and conveyances owned by belonging to or held on behalf of any of the persons and entities named and described in Section I above, in an amount up to, but not exceeding \$802,570.00 (less liens and encumbrances), In Personam and In Rem, including the following specific vehicles and conveyances:
- 4.1 Vehicle: 2010 black Toyota Corolla 4DSD, AZ license plate #: CJN9537 VIN: 2T1BU4EE7AC436599 Registered to: Saul Valdez, 01-10-85

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- Vehicle: 2001 Harley Davidson XTB MC AZ license plate #: 6A8EMC VIN: 1HD1JA5117Y096627 Registered to: Tirnothy Henry, 01-07-69
- 4.3 Vehicle: Blue, 2003Dodge SQ2, 34PU
 A2 license plate #: BPZ5855
 VIN: 3D3KA28C13G763944
 Registered to: Timothy Henry, 01-07-69
- 4.4 Vehicle: Silver, 1997 Dodge 250, 34PU AZ license plate # BJV4200 VIN: 1B7KF26W5VJ505032 Registered to: Timothy Henry 01-07-69
- Vehicle: 1968 Plymouth Barracuda, CP AZ. license plate #: 68CUDA VIN: ID39358COLO Registered to: Timothy Henry 01-07-69
- 4.6 Vehicle: 1999 Buell Light, MC AZ license plate #: 5M8LMC

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1		VIN-4MZSS11J5X3202529 Registered to: Timothy Henry 01-07-69
3	4.7	Vehicle: 2005 Yamaha Y2F, ATC AZ license plate #: RV421 W VIN: JYACG21C95A000119 Registered to: Timothy Henry 01-07-69
5 6 7	4.8	Vehicle: 1987 Honda TR5, ATC AZ license plate #: X2NNRV VIN: JH3TE1202HK106387 Registered to: Timothy Henry 01-07-69
8 5 10	4.9	Vehicle: 1984 Chevrolet Camaro, CP AZ license plate #: CCH9312 VIN: 1G1AP87G2EL101475 Registered to: Timothy Henry 01-07-69
11 12 13	4.10	Vehicle: Blue, 2006 Jeep WXR, 2DSW AZ license plate #. CJT2170 VIN 1J4FA39S36P750869
14	4.11	Registered to: Timothy Henry 01-07-69 Vehicle: 1989 Homemade Trailer AZ license plate #: J84702 VIN AZ132921 Registered to: Timothy Henry 01-07-69
17	4.12	Vehicle: 2014, Carson, FBTL AZ license plate #: 40568B VIN 4HXSC1626EC168407 Registered to. Timothy Henry 01-07-69
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AZ license plate #: BXF4874 VIN: 1C3CDFEB0GD701093 Registered to: Timothy Henry 01-07-69 LIEN:EXETER FINANCE LLC DATE: 09/15/2016 PO BOX 677, WILMINGTON, OH 45177

4.16 Vehicle: 2002, Yamaha YFZ, MC AZ license plate #: 9Z7WMC VIN: JY43GG03X2C032238 Registered to: Timothy Henry 01-07-69

4.17 Vehicle 2012 Kawasaki KFX, ATC AZ license plate #: RV986Y VIN: JKAKXGFC8CA005390 Registered to: Timothy Henry 01-07-69

4.18 Vehicle: 2007 Yamaha AM0, ATV AZ license plate #: D6ESRV VIN: JY4AM07Y57C035693 Registered to: Timothy Henry 01-07-69

4.19 Vehicle: 1975 Jeep CJ5, JP
AZ license plate #: HVTLG5
VIN: J5F83AA056530
Registered to: Timothy Henry 01-07-69

4.20 Vehicle: 1996 Chevrolet S14, 12PU
AZ license plate #: CHIPS96
VIN: 1GCCS1446T8215365
Registered to: Timothy Henry 01-07-69

4.21 Vehicle: 1997 Dodge 150, 12PU
AZ license plate #: MOPAR
VIN: 1B7HC16YXVS192617
Registered to: Timothy Henry 01-07-69

4.22 Vehicle: 1996 Dodge RAM15, 12PU AZ license plate #: BEA5065 VIN: 1B7HF16Y8TS648845 Registered to: Timothy Henry 01-07-69

4.23 Vehicle, 1977 Chevrolet, SW AZ license plate #: HV92H1, VIN: CKR187F218996 Registered to Jesse Valenzuela 02-21-85

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1	4.24	Vehicle: 1999 Ford F2S, 34PU
,		AZ license plate #: BWE4861
2		VIN: 1FTNX21LXXEB02408
3		Registered to: Jesse Valenzuela 02-21-85
4	4.25	Vehicle: 1977 Chevrolet, SW
4	1	AZ license plate #: 278HD9
5		VIN: CKR187F218996
6		Registered to: Jesse Valenzuela 02-21-85
	4.26	Vehicle: Gray, 2015 Honda Civic, 4DSD
7]]	AZ license plate #: CEG9994
8		VIN: 2HGFB2F9XFH538684
ý		Registered to: Jesse Valenzuela 02-21-85
	4.27	Vehicle: 2015 Ford F1S, 12PU
10		AZ license plate #: BLJ1850
П	1	VIN: IFTEWIEGIFKD70158
		Registered to: Jesse Valenzuela 02-21-85
12	4.28	Vehicle: 1988 Chevrolet CC309, TK
13		AZ license plate #: CK92468
14		VIN: 1GBGC34K0JE205541
		Registered to: Jaime Leza 04-07-60
15	4.29	Vehicle: 1991 Chevrolet CAR, CP
16		AZ license plate #: 854YLJ
17		VIN: 1G1FP23E6ML156937
		Registered to: Jaime Leza 04-07-60
18	4.30	Vehicle: 2006 Ford Econo, BS
19		AZ license plate #: 3D29968
20		VIN: IFBSS31LX6DB39362
20		Registered L. Joine Tezo 04 07 60
21		MVD COMMENTS: 10302018 WAITING FOR OTHER PARTIES SIGNATURE
22	4.31	Vehicle: 1985 Stige, TL
23		AZ license plate #: 61879N
24		VIN: 1S9FT4182FK061684 Registered to: Jesus Loreto Jr 02-17-75
25	4.32	Vehicle: 1999 Yamaha YF3, ATC
26		AZ license plate #: EZ94RV VIN: JY43GDW00XA248016
27		Registered to: Jesus Loreto Jr 02-17-75

1951/0030

	11	
	4.3.	3 Vehicle 1999 Yamaha PW5, ATV
	·	AZ license plate #, EZ93RV
	2	VIN: JYA3PTW04XA259141
	3	Registered to: Jesus Loreto Jr 02-17-75
4	4.34	The state of the s
		AZ license plate #: CCH9638
5		VIN: 1G6DA1E31C0106780
6	il	Registered to: Jesus Loreto Jr 02-17-75
O		LIEN:AMERICAN SOUTHWEST COURSE DATE: 09/05/2017
7		3090 E FRY BLVD, SIERRA VISTA, AZ 85635-2901
8	4.35	The transfer of the transfer o
		The needs blate #: XJXPMC
9		VIN: 1HD1HAZ186K811765
16		Registered to: Jesus Loreto Ir 02, 17, 76
		LIEN.AMERICAN SOUTHWEST CREDIT DATE OF
1.1		3090 E FRY BLVD, SIERRA VISTA, AZ 85635-2901
12	4.36	Vehicle 1999 Ford F35, 1TPU
13		AZ license plate #- CG68085
1		VIN: 2FTJW35M9LCA24522
14		Registered to: Jesus Loreto Jr 02-17-75
15	4.37	Vehicle, 2000 Ford Focus, 2DHB
		AZ ncense plate #: CK F0969
16		VIN. 3FAHP3135YR213374
17		Registered to: Leah Ramsell 10-07-75
18	4.38	Vehicle: 2002 Mitsubishi Lancer, 4DSD
	1	7 123 11001150 plate #: 8147(13T)
19		VIIV JA3AJ86E32U045981
20		Registered to: Raymond Thacker 01-08-66
21	4.39	Vehicle: 1998 Subaru Forester, 4DSW
		AZ license plate #: 498003D
22		VIN: JP1SF6358WG759504
23		Registered to, Raymond Thacker 01-08-66
24	4.40	Vehicle, 1997 Chevrolet GMT4, 12PU
		The recense place to 0335410
25		**************************************
26		Registered to Raymond Thacker 01-08-66

Vehicle: 1999 Chevrolet KIA, 2DSW

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	11	
ı		AZ license plate #: AEH3443
2		VIN: 3GNEK18R1XG168736 Registered to: Raymond Thacker 01-08-66
3	4.42	Vehicle: 1990 Shore, BT AZ license plate #: 02HG2
4		VIN: IMDDX4J16LD472554
5		Registered to: Raymond Thacker 01-08-66
6	4.43	Vehicle: 1997 Chevrolet GC1, 12PU
7		AZ license plate #: CHP1317
		VIN: IGCEC19R8VE216645
ł,		Registered to: Raymond Thacker 01-08-66
9	4.44	THOSE TOO DECARDS LING, ZDFIR
10		AZ license plate #: BWM8567
10		VIN: KLATA2266YB555811
ii		Registered to: Raymond Thacker 01-08-66
12	4.45	Vehicle: 1996 Mitsubishi Eclipse, 2DHB
		AZ license plate #: 523909D
13		VIN: 4A3AK34Y4TE356312
14		Registered to: Raymond Thacker 01-08-66
15	4.46	
16		AZ license plate #: BVG6422
10		VIN: IGCCS144XWK169465
17		Registered to: Raymond Thacker 01-08-66
18	4.47	Vehicle: 1996 Mitsubishi Eclipse, 2DHB
19		AZ IICense plate #: 3D21352
		VIN: 4A3AK34Y4TE356312
20		Registered to: Raymond Thacker 01-08-66
21	4.48	Vchicle: 1998 Subaru Forester, 4DSW
22		AZ license plate #: CF114183
	ļ	VIN: JF1SF6358WG759504
23		Registered to: Raymond Thacker 01-08-66
24	4.49	Vehicle: 2005 Dodge, 1TPU
		CG Deense plate #- CK 53303
25		****** 3D7M\$4KDK\$G744577
26		Registered to: Shalmarie Tulk 12-03-73
		POPOSA FEDERAL SAVINGS BANK DATE.
27		Registered to: Shalmarie Tulk 12-03-73 LIEN-USAA FEDERAL SAVINGS BANK DATE: 12/28/2016 PO BOX 25145, LEHIGH VALLEY, PA 18002-5145

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195W0030

		1901
1	4.5	0 Vehicle: 2010 BMW 121, CP
		AZ license plate #: CEM3589
2		VIN. WBAUP9C5XAVF46155
~		Registered to. Shalmarie Tulk 12-03-73
3		LIEN:USAA FEDERAL SAVINGS BANK DATE: 03/21/2018
4		PO BOX 25145, LEHIGH VALLEY, PA 18002-5145
5	4.51	Vehicle: Red, 2012 Dodge 34PU, 34PU
		AZ license plate #: CHX8765
6		VIN: 3C6TD4CL6CG311728
7		Registered to: Shalmarie Tulk 12-03-73
,	11	LIEN: USAA FEDERAL SAVINGS RANK DATE: 07/06/2018
8		PO BOX 25145, LEHIGH VALLEY, PA 18002-5145
9	4.52	Vehicle: 1990 Chevrolet, 4DSW
	Ш	AZ license plate #: HVYZD8
10		VIN: 1GNGV26K1LF112299
11		Registered to: Timothy Evicci 10-12-71
• • •		
12	4.53	
		AZ license plate #: 559863D
13		VIN: 1FTWW33S1 YEC43029
14		Registered to: Timothy Evicci 10-12-71
15	4.54	Vehicle: 1951 Ford, 12PU
		AZ license plate #; N/A
16		VIN FIRICH32781
17		Registered to: Timothy Evicci 10-12-71
18	4.55	Vehicle: 2003 Dodge RAM3, 1TPU
	1	AZ license plate #: 914163D
19	(VIN: 3D3MU48C23G849145
30		Registered to: Timothy Evice: 10, 12, 71
20		MVD COMMENTS: 06082018 WAITING FOR TTL
21		TORIT
	4.56	Vehicle: 1988 Chevrolet Cheyenne, 34PU
22		AZ license plate #: AED1230
27		VIN: 2GCFC24K2J1111809
1		Registered to: Timothy Evicci 10-12-71
24	4.57	Vehicle, 2002 Charmlet Cilcond. 2 (2)
25		Vehicle: 2003 Chevrolet Silverado, 34PU
		AZ license plate #: 345479D VIN: 1GCHK23133F258866
26		Registered to. Timothy Evicci 10-12-71
27		-e-occied to, Timoniy Evicei [0-12-7]
- 1	4.58	Val.

	AZ license plate #: MCJM19	
·	VIN: 1HD1ECL29FY251680	
2	Registered to: Timothy Evicci 10, 12, 71	
	MVD MSOS: STOP: PLACED ON PECOND	
3	MVD COMMENTS: MVD PERSONNEL DO NOT PROCESS ANY THING, REP.	n
4	DET FLAHERTY OIG-	ER TO
1	MVD COMMENTS: ADOT, (602) 712-6299, DR#08-0200	
5		
4.5	Tomore. Orcell, 2006 Affile 650FH A TV	
5	AZ license plate #: DMCGG6	
.	VIN: 4UFO8ATVX8T224188	
'	Registered to: Timothy Evicci 10-12-71	
4.60	There, while, zoon para para para	
	AL license plate #: CK 53324	
	VIN: 1FTWW33S1YEC43029	
	Registered to: Timothy Evicci 10.12.71	
	LIENINIERSTATE I ENDING LLC DATE OLIOLOGIA	
	1831 W ROSE GARDEN LN STE, PHOENIX, AZ 85027-2725	
4.61		
1	AZ license plate #: 87751A	
	VIN: 4YMUL0815AT027164	
	Registered to: Timothy Evicei 10-12-71	
4,62	Vehicle: 2002 Channel St.	
	Vehicle: 2003 Chevrolet Silverado, 34PU AZ license plate #: 693993D	
	VIN: 1GCHK23133F258866	ļ
	Registered to: Timothy Evicci 10-12-71	
	Sinds to 1 innothy Evices 10-12-71	
4.63	Vehicle, 2004 Dodge RAM3, 1TPU	1
	AZ license plate #: 427483D	-
	VIN: 3D7MU48C94G242398	
	Registered to: Timothy Evicci 10-12-71	1
4.64	Vehicle: 2005 Nissan Titan, 12PU	1
	AZ ncense plate #- CHE8756	ļ
	*11V-1N6AA07A95N513996	
	Registered to. Karen Schimmel 03-19-63	
4.65		
	Vehicle: 1990 Pontiac, 4DSD	1
	" " Buchsa place H. D.D.W. 1900 C	
	1 (1/H X \$/C'71 1 7 7 R 3 7 C	
	Registered to Karen Schimmel 03-19-63	
4.66	Vehicle: Black, 2010 Ford Mustang, CP	and a second
	Plack, 2010 Ford Mustang, CP	

	19
	AZ license plate #: BRN2978
	VIN: 1ZVBP8CH9A5109546
	Registered to: Karen Schimmel 03-19-63
	BRIDGECREST ACCEPTANCE CO DATE: 11/17/2015 PO BOX 2997, PHOENIX, AZ 85062-2997
4.67	Vehicle: 1994 Ford F15, 12PU
	AZ license plate #: BPW4441
11	VIN: 2FTEF14N1RCA54249
	Registered to: Karen Schimmel 03-19-63
4.68	Vehicle: 2001 Chrysler 30M, 4DSD
\parallel	AL license plate #: BTA2191
	VIN: 2C3AE66G51H703608
	Registered to: Karen Schimmel 03-19-63
4.69	Vehicle: 2017 RAM 1500, 12PU
	AZ license plate #: CFG2023
	VIN: 1C6RR7NTXHS780881
	Registered to: Karen Schimmel 03-10-63
	LIEN:AMERICREDIT FINANCIAL SER DATE: 1412 TOLD
	4001 EMBARCADERO DR, ARLINGTON, TX 76014-4106
4.70	Vehicle: Blue, 2008 Cadillac Escalade, 4DSW
	AZ license plate #: BNE4540
	VIN: IGYEC63848R118328
	Registered to: Jose Pro, Sr. 11-22-56; Used by Jose Pro, Jr.
4.71	Vehicle: 2014 Dodge Avenger
	AZ license plate # BJW3083
	Used by Jennifer Phillips
4.72	Vehicle: 2004 Chevrolet Silverado Truck
	AZ 1100nse # G1920
	Used by Jose PRO, Jr.

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wildings, Structures, fixtures, nances, and improvements thereon, owned by, belonging to or held on behalf of any of any of the persons and entities named and described in Section 1 above, in an amount up to, but not exceeding \$802,570.00 (less liens and encumbrances), In Personam, and In Rem, including the following specific Real Properties.

7489 W. Bucking Horse Road, Sahuarita, AZ (titled to Karen Schimmel) Pirna County Recorder 2018-1870579 Parcel Number: 303-21-097D

7475 W Bucking Horse Road, Sahuarita, AZ (titled to Karen Schimmel)

Pima County Recorder 2016-3360536 Parcel Number: 303-21-097F,G)

5.3 6142 East Central Avenue, Sierra Vista, AZ (titled to Timothy Henry)
Cochise County Recorder 2002-32218
Parcel Number 10722084A

5.4 311 North Martha Lane Sierra, Vista, AZ (titled to Timothy Henry) Cochise County Recorder 2014-00849 Parcel Number 10722058

7611 E Chippewa Street, Hereford, AZ (titled to Timothy Henry)
 Cochise County Recorder 2014-00849
 Parcel Number: 10478001G

VI. Miscellaneous personal property, In Personam and In Rem: All of the miscellaneous and personal property and interests owned by, belonging to or held on behalf of the persons and entities named and described in Section 1 above, in an amount up to, but not exceeding \$802,570.00 (less liens and encumbrances), In Personam and the following specific Personal Property, In Rem:

VII. Substitute Assets: All real property, all personal property, and all interests in property, tangible and intangible, of the type provided for in A.R.S. § 13-4313, to satisfy in rem forfeiture liability and in personam forfeiture liability having a value up to \$802,570.00 (less liens and encumbrances), including but not limited to all: escrow accounts; safe deposit box contents; investment and financial accounts; vehicles: boats; aircraft; decedent; trusts, including living, irrevocable and revocable; commercial paper; livestock; beneficial interests; survivorship agreements; insurance policies; currency, U.S. and foreign; bank accounts, foreign and demestic, including but not limited to savings and loan associations and thrift associations; retirement precious metals, gems and jewelry; leaseholds; fraudulent transfers; including the

/// NOTHING FOLLOWS ///